This is Pursuant to inmate Brown in opposition to defendants Metian and Brief foraspeliation Sanction in compliance with Brown & Gilden Case NO. 19-CV-0057. To be some, Brown sent the cited documents out on 3/15/21, which includes a sworn declaration from Brown and exhibits A-E.

Matthew Makeun Doct NJ9986

March 17, 2021

Kespectfully

SCRANTON

MAR 2 9 2021

Case 3:19-cv-00057-MWB-MP Document 79 Filed 03/29/21 Page 2 of 5 In the United States District Court For the central District of Pennsyvania Gartor Brown, Plaintiff Declaration of Matthew McNevin V. Mador Gill; Lieutenant wonderland; Livil Action C.O.I Mason; No. Counselor Darr; Defendants.

Matthew McNevin hereby declares:

Approximately around the 12th of May, 2020, I was housed in Kilo/Bravo Cell-1003 and witnessed Corrections Counselor Darr Speak to Inmate Gartor Brown #NA6401. Immate Brown was housed in Kilo/Bravo cell-2020. Brown was telling CK. Darr he was being denied grievances and deprived of Medical Attention. Brown also asked what was going on with his PREA Claim. C.S. Darr replied, It was Pending and added, "I can't do anything if they don't want to give you grievances.

On Multiple other occasions I witnessed Inmate Brown ask Lt. Wonderland C.O.I Mason and Major Gill for Grievances. At no time did I witness anyone Sive Brown a Grievance.

"It's Pending!".

Inmate Brown was routinely refused food trays, Showers, and recreation. This occurred specifically after an Inmate Davis was moved into Kilo /Braw Unit where we were housed. Inmate Davis called Inmate Brown a "Rat" continuously.

Pursuant to 28 U.S. C. 1746. I declare under Penalty of perion that the following is true and correct to the best of my knowledge

Matthew McNevin July 21, 2020

Case 3:19-cv-00057-MWB-MP Document 79 Filed 03/29/21 Page 3 of 5
In the United States District Court
For the Central District of Pennsylvania

Garter Brown, Plaintiff

V. LieutenantGatto; Corrections Counselor Derr; Defendants. Declaration of Matthew McNevin Civil Action

Matthew Mc Nevin hereby declares:

On March \$,2021, I was put in Juliet/Delta Cell-1006. It was Inmate Brown was above me in Cell-2018. Due to the structure of the housing Unit. I can clearly overhear his conversations.

On March 8, 2021 I overheard Brown telling Lt. Gatto he was being deprived grievances. Lt. Gatto reflied," too many lawsuits, we can't give you grievances.

On March 10, 2021, I overheard Brown arguing with CC. Darrabout not receiving any grievance forms and not hearing anything regarding his PREA Claim. CC. Darr replied, "don't ask me that, they'll telly a when they're reads. Between August of 2020 and much of 2021 I was not housed on the

Same Unit as Brown.

Pursuant to 28 U.S.C. 1746. I declare under Penalty of Person that the following is tread correct to the best of my knowledge.

March 17, 2021

| In the United States District of P. | |
|--|-----------------------------------|
| Gartor Brown, Plaintiff V. | Declaration of Matthew McNevin |
| John Doe(5); Jane Doe(5); Defendants | Civil Action No. |

Matthew McNevinhereby declares:

On Multiple coccasions while being housing in both of SCI-Fort's Level-5 housing units (Juliet & Kilo Blacks) I have set personal copies to be made by the Institutions Librarian. Each time resulted in not only receiving no copies but losing original documents.

Pursuant to 28 USS-1746, I declare Under Penalty of Person that the following is true and correct to the best of my knowledge.

March 17, 2021

